## Court of Appeals, State of Michigan

## **ORDER**

Jill Romatz v St John Health Systems Inc

258771

Presiding Judge

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Mark J. Cavanagh

Henry William Saad

Docket No.

LC No.

Pat M. Donofrio

04-000830-NH

Judges

The Court orders that the application for leave to appeal is GRANTED, limited to the issues raised in the application. MCR 7.205(D)(4). The time for taking further steps in this appeal runs from the date of the Clerk's certification of this order. MCR 7.205(D)(3).

Except as otherwise provided in MCR 7.210(B)(1), appellant is responsible for securing the filing of the full transcripts. MCR 7.210(B)(1)(a). For the filing of the transcripts to toll the due date of appellant's brief, MCR 7.212(A)(1)(a), they must be ordered within 14 days of the date of this order, MCR 7.205(D)(3), as certified by the court reporter(s). If all transcripts have already been filed, appellant must file copies of all notices of filing transcripts. If less than the full transcript will be filed, appellant must file a copy of the order, stipulation or other document evidencing compliance with the court rule. See MCR 7.210(B).

The motion to waive the stay requirements of MCR 7.209(A) is GRANTED, and the motion for stay pending appeal is GRANTED.

The Court orders that the motion for peremptory reversal pursuant to MCR 7.211(C)(4) is DENIED for failure to persuade the Court of the existence of manifest error requiring reversal and warranting peremptory relief without argument or formal submission.

COURT OF APPENS

A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

MAR - 7 2005

Date

Kardra Schult Mungel
Chief Clerk